Fil	I in this information to identify the o	case:						
Ur	nited States Bankruptcy Court for the:							
	District of December 1							
Ca	ase number (<i>If known</i>):	,	_				Check an ame filing	if this is nded
7 (m	ficial Form 201 Dluntary Petition ore space is needed, attach a sepander (if known). For more information	rate sheet to this form. On	the top of an	y additional p	ages, write the	debtor's name a	and the c	
	Debtor's name	Northwest Hardwoods				,		
2.	All other names debtor used in the last 8 years	See Schedule 1						
	Include any assumed names, trade names, and <i>doing business as</i> names							
•								
J.	Debtor's federal Employer Identification Number (EIN)	4 5 - 2 0 6 5 4	0 1					
		4 5 - 2 0 6 5 4 Principal place of busine			Mailing add	lress, if different	from pri	ncipal plac
	Identification Number (EIN)				•	•	from pri	ncipal plac
	Identification Number (EIN)	Principal place of busine			of business	·	from pri	ncipal plac
	Identification Number (EIN)	Principal place of busine 1313 Broadway Number Street		98402 ZIP Code	Number P.O. Box	Street	from pri	ncipal plac
	Identification Number (EIN)	Principal place of busine 1313 Broadway Number Street Suite 300 Tacoma	wa		Number P.O. Box City Location of	Street	State	ZIP Code

5. Debtor's website (URL)

https://www.northwesthardwoods.com

City

ZIP Code

State

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Debto	Northwest Hardwoods, Inc.	Case number (if known)
6.	Type of debtor	 ☑ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) ☐ Partnership (excluding LLP) ☐ Other. Specify:
7.	Describe debtor's business	A. Check one: Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(44)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the above B. Check all that apply: Tax-exempt entity (as described in 26 U.S.C. § 501) Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)
		□ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11)) C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See_http://www.uscourts.gov/four-digit-national-association-naics-codes. 3 2 1 1
8.	Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small business debtor" must check the first sub- box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	Check one: □ Chapter 7 □ Chapter 9 □ Chapter 11. Check all that apply: □ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). □ The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). ☑ A plan is being filed with this petition. ☑ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b). □ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form. □ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.

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Debtor Northwest Hardwoods, Inc. Name		Case number (if know	wn)	
9. Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	No □ Yes. District			
If more than 2 cases, attach a separate list.	District	MM / DD / YYYYWhen		
10. Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	☐ No ☑ Yes. Debtor See Schedule	2	_Relationship	Affiliates
List all cases. If more than 1, attach a separate list.	District <u>Delaware</u> Case number, if known		_	11 / 23/ 2020 MM / DD / YYYY
11. Why is the case filed in <i>this</i> district?	Check all that apply: ☑ Debtor has had its domicile, primmediately preceding the date district. ☑ A bankruptcy case concerning	e of this petition or for a longer pa	art of such 180	days than in any other
12. Does the debtor own or have possession of any real property or personal property that needs immediate attention?	☐ It poses or is alleged to What is the hazard? ☐ It needs to be physica ☐ It includes perishable of attention (for example, assets or other options)	need immediate attention? (Ch o pose a threat of imminent and in ally secured or protected from the goods or assets that could quickly, livestock, seasonal goods, means).	identifiable haza weather. ly deteriorate or tt, dairy, produce	ard to public health or safety. r lose value without e, or securities-related
	Is the property insured? □ No	Number Street City		State ZIP Code
Statistical and administ	trative information			

27375638.1

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Debtor Northwest Hardwoods, Inc.			Case number (#kno	wn)
13.	Debtor's estimation of available funds		for distribution to unsecured creditors. expenses are paid, no funds will be ava	ailable for distribution to unsecured creditors.
14.	Estimated number of creditors (On a consolidated basis)	☐ 1-49 ☐ 50-99 ☐ 100-199 ☐ 200-999	✓ 1,000-5,000☐ 5,001-10,000☐ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000
15.	Estimated assets (On a consolidated basis)	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	☐ \$1,000,001-\$10 million ☐ \$10,000,001-\$50 million ☐ \$50,000,001-\$100 million ☑ \$100,000,001-\$500 million	☐ \$500,000,001-\$1 billion ☐ \$1,000,000,001-\$10 billion ☐ \$10,000,000,001-\$50 billion ☐ More than \$50 billion
16.	Estimated liabilities (On a consolidated basis)	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million ☑ \$100,000,001-\$500 million	☐ \$500,000,001-\$1 billion ☐ \$1,000,000,001-\$10 billion ☐ \$10,000,000,001-\$50 billion ☐ More than \$50 billion
W	ARNING Bankruptcy fraud is a s	_	stement in connection with a bankruptcy 18 U.S.C. §§ 152, 1341, 1519, and 357	
17.	Declaration and signature of authorized representative of debtor	The debtor requests re petition.	lief in accordance with the chapter of tit	le 11, United States Code, specified in this
			to file this petition on behalf of the debt	tor. asonable belief that the information is true and
		I declare under penalty of p	perjury that the foregoing is true and cor	rrect.
		Executed on 11/23/2 MM/DD/Y	2020 YYYY	
		/s/ Nathan Jeppsor		an Jeppson
		Signature of authorized reposition Title Chairman, Preside		name

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Debtor	Northwest Hardwoods, Inc. Name	Cas	se number (# known)
18. Sig	nature of attorney	/s/ Sean M. Beach Signature of attorney for debtor	Date <u>11 / 23 / 2020</u> MM / DD / YYYY
		Sean M. Beach Printed name Young Conaway Stargatt & Taylor, LLP	
		Firm name Rodney Square, 1000 North King Street Number Street	
		Wilmington	DE 19801
		City 302-571-6600 Contact phone	State ZIP Code _sbeach@ycst.com Email address
		4070	25
		4070 Bar number	DE State

Schedule 1

All Other Names Used by the Debtors in the Last 8 Years				
Former Name	Relevant Debtor			
AIP/Hardwoods Funding Inc.	Hardwoods Intermediate Holdings II, Inc. (prior name of Hardwoods Intermediate I, Inc.)			
AIP/Hardwoods Holdings, Inc.	Hardwoods Intermediate Holdings II, Inc. (prior name)			
Eastern Hardwoods, LLC	Northwest Hardwoods, Inc. (merged together)			
Fitzgerald Lumber & Log Co, Inc.	Northwest Hardwoods, Inc. (assets transferred)			
Hardwoods Acquisition, Inc.	Hardwoods Intermediate Holdings II, Inc. (merged with Hardwoods Intermediate I, Inc.)			
Hardwoods Intermediate I, Inc.	Hardwoods Intermediate Holdings II, Inc. (merged together)			
Inter-Continental Hardwoods, LLC	Northwest Hardwoods, Inc. (assets transferred)			
ITL, LLC	Northwest Hardwoods, Inc. (assets transferred)			
NWH Escrow Corporation	Northwest Hardwoods, Inc. (merged together)			
Washington Alder, LLC	Northwest Hardwoods, Inc. (merged together)			

Schedule 2

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case, filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware (the "Court"). A motion will be filed with the Court requesting that the chapter 11 cases of the entities listed below be consolidated for procedural purposes only and jointly administered, pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure, under the case number assigned to the chapter 11 case of Northwest Hardwoods, Inc.

Debtor Name	Case Number	Date Filed	District
Hardwoods Holdings, Inc.	20()	November 23, 2020	Delaware
Hardwoods Intermediate Holdings II, Inc.	20()	November 23, 2020	Delaware
Northwest Hardwoods, Inc.	20()	November 23, 2020	Delaware

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	_)	
In re:)	Chapter 11
)	
NORTHWEST HARDWOODS, INC., et al., 1)	Case No. 20-[] ()
D.L.)	
Debtors.)	(Joint Administration Requested)
)	

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY INTEREST HOLDERS PURSUANT TO BANKRUPTCY RULES 1007(a)(1), 1007(a)(3), AND 7007.1

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors and debtors in possession (each, a "<u>Debtor</u>" and collectively, the "Debtors") hereby state as follows:

- 1. Debtor Hardwoods Holdings, Inc. ("<u>HHI</u>") is the indirect or direct parent of each other Debtor.
- 2. Debtor Hardwoods Intermediate Holdings II, Inc. ("NWH Intermediate") is 100% owned by HHI.
- 3. Debtor Northwest Hardwoods, Inc. is 100% owned by NWH Intermediate.
- 4. A list of HHI's equity interest holders, their addresses, and the nature of their equity interests is attached hereto as **Exhibit A**.

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Northwest Hardwoods, Inc. (5401), Hardwoods Intermediate Holdings II, Inc. (7760), and Hardwoods Holdings, Inc. (3443). The location of the Debtors' service address in these chapter 11 cases is: 1313 Broadway, Suite 300, Tacoma, WA 98402.

 $\underline{\textbf{EXHIBIT A}}$ Equity Interest Holders in Hardwoods Holdings, Inc.

Holder	Address	Nature of Equity Interests	Ownership Percentage
Affiliates of Littlejohn & Co. LLC	-	Common Stock	84.4% ²
Forest Field Limited	-	Common Stock	9.7%
Current and Former Directors and Officers	-	Common Stock	5.9% ³

These equity interests are held across five (5) separate funds managed by Littlejohn & Co. LLC.

These equity interests are held by twenty-three (23) different individuals or estates, none of whom hold five percent (5%) or more of the total outstanding equity interests.

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Fill in this information to identify the case		
Debtor name Northwest Hardwoo	ods, Inc.	
United States Bankruptcy Court for the:	DISTRICT OF DELAWARE	☐ Check if this is an
Case number (if known):		amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders on a Consolidated Basis

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim. Total claim, if partially Deduction for value of Unsecured		d deduction for
		contracts)		secured	collateral or setoff	claim
Keystone Transportation	J Chap Petersen	Promissory Note		\$0	\$0	\$2,432,500.00
Solutions	(703) 277-9704					
C/O Chap Petersen &	(703) 591-9285 (Fax)					
Associates Plc Trust	jcp@petersentfirm.com					
Account						
3970 Chain Bridge Road						
Fairfax, VA 22030 United						
States						
Superior Hardwoods of Ohio	Adam Conway	Trade Debt		\$0	\$0	\$2,175,889.31
PO Box 606	(740) 352-3130					
Wellston, OH 45692 United	aconway@shlumber.com					
States						
PT Basirih Industrial	Dani Sjahalam	Trade Debt		\$0	\$0	\$998,529.96
Jl. Telaga Baru Trisakti	(702) 498-4485					
Banjarmasin 70245	dsa64@aol.com					
Indonesia						
Weyerhaeuser – Logs	Michael Brady	Trade Debt		\$0	\$0	\$511,541.24
PO Box 638	mike.brady@weyerhaeuser.com					
Longview, WA 98632 United	(206) 539-4035					
States						
Dingess Lumber	Johnny Gum	Trade Debt		\$0	\$0	\$417,695.51
4220 Scenic Highway	(304) 872-1734					
Summersville, WV 26651	jgum@wvwood.com					
United States						
Sitco LLC	Michelle Madison	Trade Debt		\$0	\$0	\$360,496.90
10492 Hwy 52 S	(563) 557-8618					
Dubuque, IA 52003-9723	SITCOLLC@GMAIL.COM					
United States						
Cornerstone Systems Inc.	Joseph Hulsey	Trade Debt		\$0	\$0	\$213,917.00
3250 Players Club Pkwy	901-333-7125					
Memphis, TN 38125-8844	jhulsey@cornerstone-systems.com					
United States						

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Name of creditor and complete mailing address, including zip	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade	Indicate if claim is	Amount of claim	rod fill in only upoccured a	laim amount If
code			ecured, fill in only unsecured claim amount. If red, fill in total claim amount and deduction for			
Code		professional services,	unliquidated,		f to calculate unsecured cla	
		and government	or disputed	Total claim, if partially	Deduction for value of	Unsecured
		contracts)		secured	collateral or setoff	claim
Laurel Creek Hardwoods	Sharon Glasscock	Trade Debt		\$0	\$0	\$170,507.83
PO Box 786	(304) 846-6242					
Richwood, WV 26261	skglasscock@hotmail.com					
United States						
AFCO Credit Corp.	Stephen Lewis	Trade Debt		\$0	\$0	\$168,429.01
1133 Avenue of the	(800) 288-6901					
Americas, Suite 2735-39	stephen.lewis@afco.com					
New York, NY 10036 United						
States						
Concannon Lumber Co	Bobby Hansen	Trade Debt		\$0	\$0	\$161,388.67
1300 Lower Road, Bldg 806	(503) 231-8881					, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Door 605	Bobby.Hansen@Concannonlumber.com					
Linden, NJ 07036 United	Bobby. Harison Gorisamion ambor.com					
States						
Epicor Software Canada	Ryan Filek	Trade Debt		\$0	\$0	\$160,408.56
Limited		Trade Debt		φυ	φυ	\$100,408.30
	(250) 260-6474					
804 Las Cimas Parkway	rfilek@epicor.com					
Austin, TX 78746 United						
States		T 1 D 1		40	40	0.457.000.00
Fanernyiy Zavod LLC	Pozdnyakov Sergey	Trade Debt		\$0	\$0	\$157,886.83
Revolyutsii Prospect, 29B,	+7 81733-3-50-65					
Office 302	fanemy.zavod@yandex.ru					
Voronezh 394000 Russia						•
FEA Subsidiary Inc	Greg Simon	Trade Debt		\$0	\$0	\$143,753.90
5410 McConnell Avenue	(800) 822-8977					
Los Angeles, CA 90066	gsimon@feaco.com					
United States						
Blough Hardwoods Inc	Liz Blough	Trade Debt		\$0	\$0	\$139,855.13
9975 W Clarksville Road	(616) 693-2174					
Clarksville, MI 48815-9604	lizblough@hotmail.com					
United States						
Transindo USA Inc	Samuel Suleiman	Trade Debt		\$0	\$0	\$138,416.40
20265 Valley Blvd, Suite	(909) 444-0499					
B/C	Samuel@Transindousa.com					
Walnut, CA 91789 United						
States						
Buskirk Lumber Co	Paul Kamps	Trade Debt		\$0	\$0	\$136,334.18
319 Oak Street	(616) 765-5103					
Freeport, MI 49325 United	paul@buskirklumber.com					
States						
Crest Transportation	Priscilla Zambrano	Trade Debt		\$0	\$0	\$129,050.00
Logistics LLC	Phone # 541-973-2330					
7541 Crater Lake Hwy	Email priscilla@cresttransinc.com					
White City, OR 97503						
United States						
Post Hardwoods Inc	Robert Post	Trade Debt		\$0	\$0	\$125,864.50
3544 38Th St	(269) 751-2221					‡ := 3,00 ···00
Hamilton, MI 49419-9561	posthardwoods@gmail.com					
United States						

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Name of creditor and complete mailing address, including zip code	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
Wagner Hardwoods LLC PO Box 68 Cayuta, NY 14824-0068 United States	Brian Sexton (607) 594-3321 bsexton@wagnerlumber.com	Trade Debt		\$0	\$0	\$117,672.90
Maple Rapids Lumber Mill Inc 6366 N Forest Hill Rd Saint Johns, MI 48879-9731 United States	Catherine Childers (989) 682-4225 cathy@maplerapidslumber.com	Trade Debt		\$0	\$0	\$116,636.36
Meherrin River Forest Products 71 North Oak St Alberta, VA 23821 United States	Sharon Sheldon (434) 949-7707 sharon@meherrinriver.com	Trade Debt		\$0	\$0	\$116,591.49
Besse Forest Products Inc 933 N 8th St PO Box 352 Gladstone, MI 49837 United States	Dennis Gustafson (715) 532-6026 dgustafson@bessegroup.com	Trade Debt		\$0	\$0	\$112,275.33
Hardwoods Specialty Products US LP 845 Intermodal Drive Unit 3 Brampton, ON L6T 0C6 United States	Dave Leonard (866) 255-5545 dleonard@hardwoods-inc.com	Trade Debt		\$0	\$0	\$109,910.72
Oldcastle Apg, Inc 3 Glenlake Pkwy 12Th Floor Atlanta, GA 30328 United States	Mathe w Bruce (201) 610-6600 Mathe w.Bruce@oldcastle.com	Trade Debt		\$0	\$0	\$107,417.00
FIA Timber Growth and Value PA LLC 15 Piedmont Center Suite 1250 Atlanta, GA 30305 United States	Brian Blankenship (404) 261-9575 bblankenship@forestinvest.com	Trade Debt		\$0	\$0	\$107,342.00
Turman Sawmill Inc PO Box 475 Hillsville, VA 24343 United States	Lee Dougherty (276) 733-9333 lee@theturmangroup.com	Trade Debt		\$0	\$0	\$103,785.89
Crownover Lumber Co Inc 501 Fairview Avenue PO Box 301 McArthur, OH 45651 United States	Brody Crownover (740) 596-5229 brodycrownover@yahoo.com	Trade Debt		\$0	\$0	\$103,431.36
Zurich North America 8734 Paysphere Circle Chicago, IL 60674 United States	Chris Colwell (312) 496-9358 chris.colwell@zurichna.com	Trade Debt		\$0	\$0	\$101,808.00

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Name of creditor and complete	Name, telephone number and email address of	Nature of claim	Indicate if	Amount of claim		
mailing address, including zip	creditor contact	(for example, trade	claim is	If the claim is fully unsecured, fill in only unsecured claim amount. If		
code		debts, bank loans,	contingent,	claim is partially secured, fill in total claim amount and deduction for		
		professional services,	unliquidated,	value of collateral or setoff to calculate unsecured claim.		
		and government	or disputed	Total claim, if partially	Deduction for value of	Unsecured
		contracts)		secured	collateral or setoff	claim
Syktyvkar Plywood Mill	Garbuzyuk V.M.	Trade Debt		\$0	\$0	\$99,755.83
Limited	+7 (8212) 29-37-73					
66 Ukhtinskoye Ave						
Syktyvkar Komi Republic						
167026 Russia						
XPO Logistics Drayage LLC	Larry Kuharevicz	Trade Debt		\$0	\$0	\$97,750.00
13777 Ballantyne Corporate	Phone 630-645-6530					
PI	Email Larry.Kuharevicz@xpo.com					
Charlotte, NC 28262 United						
States						

Fill in this inf	ormation to identify the case:	
5.17		
Debtor name	Northwest Hardwoods, Inc.	
United States	Bankruptcy Court for the: DISTRICT OF DELAWARE	
Officed States	bankidpley coult for the.	
Case number	(if known)	
	·	☐ Check if this is an
		amended filing
Official Fo	orm 202	
<u>Declara</u>	tion Under Penalty of Perjury for Non-Individual Debtors	12/15
An individual v	who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and subj	mit this form for the schedules of assets
and liabilities.	any other document that requires a declaration that is not included in the document, and any amendments of those do	ocuments. This form must state the
	sition or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.	
	······································	
WARNING B	ankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by	fraud in connection with a bankruptcy
	t in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.	mad in connection with a bankraptcy
case can resu	this lines up to 4000,000 of imprisonment for up to 20 years, or both. To 0.0.0. 33 102, 1041, 1010, and 0011.	
	Declaration and signature	
I am the	president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or a	nother individual serving as a representative
	ebtor in this case.	mounts marriada corving do a representante
00		
I have e	examined the information in the documents checked below and I have a reasonable belief that the information is true and correc	ot:
	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)	
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)	
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)	
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)	
	Schedule H: Codebtors (Official Form 206H)	
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)	
	Amended Schedule	
\boxtimes	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official	Form 204)
\boxtimes	Other document that requires a declaration Consolidated Corporate Ownership Statement and List	of Equity Interest Holders
I declar	e under penalty of perjury that the foregoing is true and correct.	
Execu	ted on November 23, 2020 X /s/ Nathan Jeppson	
	Signature of individual signing on behalf of debtor	
	Nathan Jeppson	
	Printed name	
	Chairman, President, and CEO	
	Position or relationship to debtor	

UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS (the "BOARD") OF NORTHWEST HARDWOODS, INC. (the "COMPANY")

November 11, 2020

<u>VOLUNTARY PETITION UNDER THE PROVISIONS OF CHAPTER 11 OF TITLE 11</u> <u>OF THE UNITED STATES CODE</u>

WHEREAS, the Company is the issuer under (i) that certain Indenture, dated as of July 18, 2014 (as amended, supplemented or otherwise modified, the "2014 Indenture"), among the Company, Hardwoods Intermediate Holdings II, Inc. ("Holdings"), the other Guarantors party thereto, and the Bank of New York Mellon, as Trustee and Notes Collateral Agent, pursuant to which the 7.500% Senior Secured Notes due 2021 ("2014 Notes") are outstanding and (ii) that certain Indenture, dated as of February 20, 2015 (as amended, supplemented or otherwise modified, the "2015 Indenture", and together with the 2014 Indenture, the "Indentures"), among the Company, Holdings, the other Guarantors party thereto, and the Bank of New York Mellon, as Trustee and Notes Collateral Agent, pursuant to which the 7.500% Senior Secured Notes due 2021 ("2015 Notes" and together with the 2014 Notes, the "Notes") are outstanding.

WHEREAS, the Company, Holdings, and Hardwoods Holdings, Inc. (collectively, the "Company Parties") have engaged in discussions with an ad hoc group of holders of the Notes (the "AHG") regarding a consensual restructuring of the Company Parties' indebtedness (the "Restructuring");

WHEREAS, on October 21, 2020, the Company Parties entered into a restructuring support agreement (the "RSA") with (i) the AHG and (ii) certain equity holders of Hardwoods Holdings, Inc., which RSA outlines the terms of the Restructuring;

WHEREAS, the RSA contemplates that the Company Parties may file voluntary cases (the "<u>Chapter 11 Cases</u>") under chapter 11 of title 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the District of Delaware to effect the Restructuring through a prepackaged chapter 11 plan of reorganization in substantially the form attached hereto as **Exhibit A** (the "<u>Plan</u>");

WHEREAS, the Plan is consistent in all material respects with the terms and conditions of the RSA and the term sheet attached as an exhibit thereto, as previously approved by the Board;

WHEREAS, the Restructuring contemplates, *inter alia*, that the Company will (i) enter into a term loan credit agreement (the "Exit Term Loan Credit Agreement") pursuant to which the Company will become the borrower of an up to \$110 million term loan, (ii) enter into an asset-based revolving credit agreement (the "Exit ABL Credit Agreement") pursuant to which the lender parties thereto will provide the Company with an up to \$100 million revolving credit facility (the "Exit ABL Facility"), and (iii) on or as soon as reasonably practicable after the occurrence of the effective date of the Plan, apply proceeds from the Exit ABL Facility, or cash on hand, to pay

down all outstanding amounts under that certain Asset-Based Revolving Credit Agreement, dated as of July 18, 2014, among the Company, Holdings, Bank of America, N.A., as administrative agent, and other lender parties thereto;

WHEREAS, the Company Parties desire, prior to the commencement of the Chapter 11 Cases, to solicit votes on the Plan by sending each creditor and equity holder entitled to vote on the Plan: (i) a copy of the Plan, (ii) a disclosure statement with respect to the Plan, in substantially the form attached hereto as **Exhibit B** (the "<u>Disclosure Statement</u>"), and (iii) certain other related materials;

WHEREAS, the Board has had the opportunity to consult with the Company Parties' management and financial and legal advisors to fully consider each of the strategic alternatives available to the Company Parties, and to receive all information it deemed appropriate (including with respect to its fiduciary duties); and

WHEREAS, the members of the Board have made known to the Board their conflicts or potential conflicts of interest with respect to the matters being considered;

NOW THEREFORE BE IT:

RESOLVED THAT, in the judgment of the Board, it is desirable and in the best interests of the Company, its creditors, and other parties in interest, that the Company (i) commence solicitation of votes to accept the Plan from creditors and equity holders entitled to vote on the Plan, (ii) file or cause to be filed voluntary petitions for relief to commence the Chapter 11 Cases, and (iii) effect the Restructuring contemplated by the Plan and the RSA;

FURTHER RESOLVED THAT, the officers of the Company (each, an "Authorized Person"), acting alone or with one or more other Authorized Persons, with power of delegation, be, and they hereby are, authorized to (i) commence solicitation of votes to accept the Plan, (ii) execute and file on behalf of the Company all petitions, schedules, lists, and other motions, papers, or documents and any amendments thereto in connection with the Chapter 11 Cases and the Plan under the Bankruptcy Code, and (iii) take any and all action that such Authorized Person or Authorized Persons deem necessary or proper to obtain such relief, including, without limitation, any action necessary to maintain the ordinary course operation of the Company's business pending the resolution of the Chapter 11 Cases.

RETENTION OF PROFESSIONALS

FURTHER RESOLVED THAT, the Authorized Persons be, and they hereby are, authorized and directed to employ the law firm of Gibson, Dunn & Crutcher LLP as bankruptcy counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations, including filing any pleadings; and in connection therewith, the Authorized Persons, with power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Gibson, Dunn & Crutcher LLP;

FURTHER RESOLVED THAT, the Authorized Persons be, and they hereby are, authorized and directed to employ the law firm of Young Conaway Stargatt & Taylor, LLP as cobankruptcy and local counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations, including filing any pleadings; and in connection therewith, the Authorized Persons, with power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Young Conaway Stargatt & Taylor, LLP;

FURTHER RESOLVED THAT, the Authorized Persons be, and they hereby are, authorized and directed to employ the firm of Huron Consulting Services LLC as financial advisor to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Persons, with power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Huron Consulting Services LLC;

FURTHER RESOLVED THAT, the Authorized Persons be, and they hereby are, authorized and directed to employ the firm of Prime Clerk LLC as claims, noticing, balloting, and administrative agent to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company's rights and obligations; and in connection therewith, the Authorized Persons, with power of delegation, are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of Prime Clerk LLC;

FURTHER RESOLVED THAT, the Authorized Persons be, and they hereby are, authorized and directed to retain such other professionals as they deem appropriate during the course of the Chapter 11 Cases;

<u>PLAN, DISCLOSURE STATEMENT, EXIT TERM LOAN CREDIT AGREEMENT AND EXIT ABL CREDIT AGREEMENT</u>

FURTHER RESOLVED THAT, the Authorized Persons be, and they hereby are, authorized and directed to file the Plan and Disclosure Statement and all other papers or documents (including any amendments) related thereto and to take any and all actions that they deem necessary or appropriate to pursue confirmation and consummation of a plan of reorganization materially consistent with the Plan and the Restructuring;

FURTHER RESOLVED THAT, the Authorized Persons be, and they hereby are, authorized and directed to take or cause to be taken any and all such other and further action, and to negotiate, execute, acknowledge, deliver, or file any and all such agreements, certificates, instruments, collateral documents, mortgages, guaranties, notices and any and all other documents as each, in such Authorized Person's discretion, may deem necessary or advisable in order to consummate the Plan and the Restructuring, including, without limitation, the Exit Term Loan Credit Agreement and the Exit ABL Credit Agreement (together, the "Exit Facility Credit Agreements"), and such agreements, certificates, instruments, collateral documents, mortgages,

guaranties, notices and any and all other documents as the Authorized Person may deem necessary or appropriate to facilitate the execution and delivery of the Exit Facility Credit Agreements;

CASH COLLATERAL AGREEMENT

FURTHER RESOLVED THAT, in connection with the commencement of the Chapter 11 Cases by the Company Parties, any Authorized Persons be, and hereby are, authorized, empowered, and directed to take any and all actions necessary in order to obtain court approval for the use of cash collateral and to negotiate, execute, and deliver any agreements for the use of cash collateral in connection with the Chapter 11 Cases, and to take such additional action and to execute and deliver each other agreement, instrument, or document, to be executed and delivered by or on behalf of the Company pursuant thereto or in connection therewith, all with such changes therein and additions thereto as any Authorized Persons approve, such approval to be conclusively evidenced by the taking of such action or by the execution and delivery thereof.

GENERAL

FURTHER RESOLVED THAT, the Authorized Persons of the Company be, and each of them severally hereby is, authorized, empowered and directed, in the name and on behalf of the Company, to execute and deliver, or to cause to be executed and delivered, all such other agreements, instruments, certificates and documents, to do or cause to be done all such further acts and things, and to pay or cause to be paid all necessary fees and expenses (including, without limitation, legal, financial advisory and auditors' fees and expenses), as they or any of them may deem necessary or advisable in connection with the transactions contemplated by the Agreement or to effectuate the purpose and intent of the foregoing resolutions, such approval to be conclusively evidenced by the taking of any such action or the execution and delivery of any such instrument by such officer; and

FURTHER RESOLVED THAT, any and all action heretofore taken by any officer or director of the Company in connection with the documents and transactions referred or contemplated by the foregoing resolutions are hereby ratified, approved and confirmed in all respects.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the undersigned has executed this written consent as of the first date and year written above.

NORTHWEST HARDWOODS, INC.

By: ______5404E72164FA40B.

Name: Brian Ramsay

Title: Director

DocuSigned by:

Name: Edmund J. Feeley

Title: Director

DocuSigned by:

By: Name: Nathan Jeppson

Title: Director